- (1) Emergency water conservation or water enhancement measures (including measures to assist confined livestock) during periods of severe drought; and
- (2) Floodplain easements for runoff and other emergency measures that the Deputy Administrator determines is necessary to safeguard life and property from floods, drought, and the products of erosion on any watershed whenever fire, flood, or other natural occurrence is causing or has caused, a sudden impairment of the watershed.
- (d) Payments under this part are subject to the availability of appropriated funds and any limitations that may otherwise be provided for by Congress.

§ 701.4 Producer eligibility.

- (a) To be eligible to participate in the ECP the Deputy Administrator must determine that a person is an agricultural producer with an interest in the land affected by the natural disaster, and that person must be liable for or have paid the expense that is the subject of the cost share. The applicant must be a landowner or user in the area where the qualifying event has occurred, and must be a party who will incur the expense that is the subject of the cost share.
- (b) Federal agencies and States, including all agencies and political subdivisions of a State, are ineligible to participate in the ECP.
- (c) All producer eligibility is subject to the availability of funds and an application may be denied for any reason.

§ 701.5 Land eligibility.

- (a) For land to be eligible, the Deputy Administrator must determine that land that is the subject of the cost share:
- (1) Will have new conservation problems caused as a result of a natural disaster that, if not treated, would:
 - (i) Impair or endanger the land;
- (ii) Materially affect the productive capacity of the land;
- (iii) Represent unusual damage that, except for wind erosion, is not of the type likely to recur frequently in the same area; and
- (iv) Be so costly to repair that Federal assistance is or will be required to return the land to productive agricul-

- tural use. Conservation problems existing prior to the disaster are not eligible for cost-share assistance.
- (2) Be physically located in a county in which the ECP has been implemented; and
 - (3) Be one of the following:
- (i) Land expected to have annual agricultural production,
- (ii) A field windbreak or a farmstead shelterbelt on which the ECP practice to be implemented involves removing debris that interferes with normal farming operations on the farm and correcting damage caused by the disaster; or
- (iii) A farm access road on which debris interfering with the normal farming operation needs to be removed.
- (b) Land is ineligible for cost share if the Deputy Administrator determines that it is, as applicable:
- (1) Owned or controlled by the United States:
- (2) Owned or controlled by States, including State agencies or other political subdivisions of a State;
- (3) Protected by a levee or dike that was not effectively and properly functioning prior to the disaster, or is protected, or intended to be protected, by a levee or dike not built to U.S. Army Corps of Engineers, NRCS, or comparable standards;
- (4) Adjacent to water impoundment reservoirs that are subject to inundation when the reservoir is filled to capacity;
- (5) Land on which levees or dikes are located;
- (6) Subject to frequent damage or susceptible to severe damage according to paragraph (c) of this section;
- (7) Subject to flowage or flood easements and inundation when water is released in normal operations;
- (8) Between any levee or dike and a stream, river, or body of water, including land between two or more levees or dikes:
- (9) Located in an old or new channel of a stream, creek, river or other similar body of water, except that land located within or on the banks of an irrigation canal may be eligible if the Deputy Administrator determines that the canal is not a channel subject to flooding;